

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
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Exhibit snown or demor	istration conducted: Li 16	es No. If yes, brief description:	A STATE OF A STATE
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		e or all of the claims in question. was not reached.	The assessment of the state of
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requirements t	hat may be present in the	above (including any attachments) reflects a complete last Office action, and since the claims are now allowal action. Applicant is not relieved from providing a separation.	ble, this completed form is considered to fulfill the

Examiner's Signature

United States Department of Commerce

Patent and Tradement Office 0.617.nojibes aubegor gojnerations the Demarks

Substance of Interview Must Be Made of Record

A complete written statement as to the substance or not an agreement with the examiner was reached	at the interview.			
ATTORNEY DOCKETT NO.	FIRST NAMED APPLICANT	5 FAQ	601713	R_Black Jakas
# 1091762713	•••••			
(b) In every instance where reconsideration is requ	rested in view of an interview with an examiner,	a complete written statement	of the reasons pr	esented at the interview
rarranting lavorable action grust be <i>filed</i> by the applic 32)	ant. An interview does not remove the necessity	y for response to Office action	s as specified in §	§ 1.111, 1.135. (35 U.S.
C4 O Duning and the Annual Andrewski working and				
§ 1.2 Business to be transacted in writing. All busin ttorneys or agents at the Patent and Trademark Office o attention 細胞色 paid to any alleged oral promise,	ris unnecessary. The action of the Patent and Tr	ademark Office will be based:	exclusively on the	dance of applicants or the written record in the Offic
The action of the Patent and Trademark Office can be substance of interviews.	· · · · · · · · · · · · · · · · · · ·	in the Office if that record is it	self incomplete th	hrough the failure to reco
It is the responsibility of the applicant or the attorned ill do so. It is the examiner's responsibility to see the	yyor, agent to make the substance of an intervie at such a record is made and to correct materia	w of record in the application Il inaccuracies which bear dir	file, unless the ex ectly on the ques	caminer indicates he or st tion of patentability.
Examiners must complete a two-sheet carbon interfeuring the interview by checking the appropriate boxe irected solely to restriction requirements for which intuitypographical errors or unreadable script in Office	s and filling in the blanks in neat handwritten for terview recordation is otherwise provided for in t	m using a ball point pen. Dis Section 812.01 of the Manual	cussions regarding	oniv procedural matter
The interview Summary Form shall be given an appocket and serial register cards need not be updated to ragent) at the conclusion of the interview. In case of ommunication. If additional correspondence from the elephonic interview rather than with the next official contents.	reflect interviews: In a persoñál interview, the do a telephonic interview, the copy is mailed to the examiner is not likely before an allowance or if o	uplicate copy of the Form is rea	moved and given to address either with	to the applicant (or attorned by or prior to the peyt officient
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Serial Number of the application Name of applicant Name of examiner Date of interview	i yes, brief descriptior.	tucted. 🗅 Yes 🗀 No. ii	constration con:	Exhib. shown or den
Type of interview (personal or telephonic) Name of participant(s) (applicant, attorney or age An indication whether or not an exhibit was show An identification of the claims discussed An identification of the specific prior art discusses An indication whether an agreement was reache amendments or claims agreed as being allowable. The signature of the examiner who conducted the	or or a demonstration conducted out to contain definition of the general nature of the general nature.	of the agreement (may be by and do not restrict further ac	attachment of a ction by the exami	copy.of.aubafo amisiO ner to the contrary.)
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It is desirable that the examiner orally remind the apart the examiner will record same. Where the examinm, the examiner-should-check a box at the Form inf	pplicant of his obligation to record the substance er agrees to record the substance of the intervie forming the applicant that he need not supplem	of the interview in each case ow, or when it is adequately re entithe Form by submitting!a	corded on the Fo separate records	rm in an attachment to th ofsteinterview;heath
It should be noted, however, that the interview Sumplicant of the examiner to include, all of the applicat	may Form will not be considered and proper a slettems required below concerning the substa	ecordation of the interview unce of the interview:	nless it includes,	or)is supplemented by th
A complete and proper recordation of the substance. 1) A brief description of the nature of any exhibit st	e of any interview should include at least the form or any demonstration conducted.	pllowing applicable items 3	Jeg marky 1 a	المراجعة المراجعة
A brief description of the nature of any exhibit sl an identification of the claims discussed. an identification of specific prior art discussed.	who was the fire	Lat Myllia	reg Š	ers T. Yo
 4) an identification of the principal proposed amend 	ments of a substantive nature discussed unless	these are already described	on the Interview :	Summary Form complete
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 7) if appropriate, the general results or outcome of Examiners are expected to carefully review the application. 				
e-month from the date of the notifying detter; or the re e application; (37, CFR; 1:135(c)); lecture out to trans-	emainder of any period for response, whichever	ris:longer:to:complete:the:re	soonse and there	by avoid abandonment o
esponse in stach of the objections rejections an				

Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examiner during the interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him. If the record is complete and accurate, the examiner should place the indication interview record OK* on the paper recording the substance of the interview along with the date and the examiner's initials.

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